1	[Counsel Listed on Signature Page]	
2		
3		
4		
5		
6		
7		
8		
9		
10		
11	UNITED STATE	ES DISTRICT COURT
12	NORTHERN DISTRICT OF CALIFORNIA	
13		
<ul><li>14</li><li>15</li></ul>	IN RE TELESCOPES ANTITRUST LITIGATION	Case No. 5:20-cv-03642-EJD
16	This Document Relates to:	Case No. 5:20-cv-03639-EJD
17	All Actions.	JOINT STIPULATION REGARDING
18		EXTENDING TIME TO ANSWER OR OTHERWISE RESPOND TO
19		PLAINTIFFS' FOURTH AMENDED COMPLAINT; [PROPOSED] ORDER
20		
21	-	Trial Date: None Set
22		
23		
24		
25		
26		
27		
28		
	STIPLIE ATION RE EXTENDING DEADI INE TO	Case No 5:20-cv-03642-EJD FILE ANSWER TO FOURTH AMENDED COMPLAINT
		LEE THO VER TO LOCKIII MILLIDED COMI LAINI

1	Pursuant to Civil L.R. 6-1 and 6-2, Direct Purchaser Plaintiffs ("DPPs") (collectively,		
2	"Plaintiffs"), and Defendants Celestron Acquisition, LLC; David Shen; Suzhou Synta Optical		
3	Technology Co., Ltd.; Nantong Schmidt Opto-Electrical Technology Co. Ltd.; Synta Technology		
4	Corp.; SW Technology Corporation; Pacific Telescope Corp.; Synta Canada International		
5	Enterprises Ltd.; Olivon Manufacturing Group Ltd.; Olivon USA; Joe Lupica; Dave Anderson;		
6	Corey Lee; and Pacific Telescope Corp. (collectively, "Defendants") hereby stipulate as follows:		
7	WHEREAS, on September 13, 2023 the Court granted in part and denied in part Defendants'		
8	Motion to Dismiss (ECF 504);		
9	WHEREAS, Defendants seek an additional 14-day extension of time, until and including		
10	October 11, 2023, to answer or otherwise respond to Plaintiffs' Fourth Amended Complaint;		
11	WHEREAS, Plaintiffs' counsel do not oppose the requested extension.		
12	NOW, THERFORE, IT IS HEREBY STIPULATED AND AGREED:		
13	1. Defendants' deadline to answer, or otherwise respond to Plaintiffs' Fourth Amended		
14	Complaint is October 11, 2023.		
15			
16	Dated: September 28, 2023 Respectfully submitted,		
17			
18	FROST LLP		
19	By: /s/ Christopher Frost Christopher Frost		
20	IZADI LEGAL GROUP, PLLC		
21			
22	By: /s/ Shauna A. Izadi Shauna Izadi (admitted pro hac vice)		
23	Attorneys for Defendants		
24	DD AUNUIA CEV & DODDENI I D		
25	BRAUNHAGEY & BORDEN LLP		
26	By: /s/ Ronald Fisher Ronald J. Fisher		
27	Interim Lead Counsel for Direct Purchaser		
28	Plaintiffs		
	1 0 37 600 0000 777		

Case No. 5:20-cv-03642-EJD

**ATTESTATION ATTORNEY ATTESTATION** I, Christopher Frost, am the ECF User whose ID and password are being used to file this document. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that all counsel have concurred in this filing. /s/ Christopher Frost Case No. 5:20-cv-03642-EJD

STIPULATION RE EXTENDING DEADLINE TO FILE ANSWER TO FOURTH AMENDED COMPLAINT

[PROPOSED] ORDER Pursuant to the Joint Stipulation Regarding Extension to Answer or otherwise respond to Plaintiffs' Fourth Amended Complaint. IT IS SO ORDERED. Date: September 28, 2023 United States District Court Judge Case No. 5:20-cv-03642-EJD

STIPULATION RE EXTENDING DEADLINE TO FILE ANSWER TO FOURTH AMENDED COMPLAINT